		Case 5:23-cv-00538-SSS-SHK Document 1 Filed 03/27/23 Page 1 of 31 Page ID #:1		
	1	Name: Starlette Thompson 2023 MAR 27 PM 3: 44		
	2	Address: 54190 KUISMAN CLERK U.S. DISTRICT COURT		
	3	Whitewater CH 92782 CENTRAL DIST. OF CALIF.		
	4	Phone: 951) 323-835		
	5	Plaintiff In Pro Per		
	6			
	7	UNITED STATES DISTRICT COURT		
	8	CENTRAL DISTRICT OF CALIFORNIA		
	9	Sturlette Thompson, EDCV23-00538-555 SHKX		
16	10	Sturlette Inon Pon, Case No. (To be supplied by the Clerk)		
16	11	PLAINTIFF, COMPLAINT FOR:		
	12	vs		
	13	County of Riverside Wept of ?		
	14	Public Social Services Child;		
	15	Protective Services-Country of)		
	16	San Bernardino Dept of Public		
	17	Social Services Child Protective Serv) Jury Trial Demanded		
	18	DEFENDANT(S).		
	19			
	20	I. JURISDICTION		
	21	I. GOIGODIO II.		
	22	1. This Court has jurisdiction under The Constitution for the		
	23	United States of America North Confinent - American		
	24	Declaration on the Rights of Indicenous Peoples		
	25	18 U.S. Code 1091 - Declaration of 1959 The Rights of the		
	26 Child - The Treaty Peace and Friendship 1759-For			
27 Diversity Jurisdiction 28 U.S.C. &1332 This court				
	28	Jurisdiction-Federal question jurisdiction 28 USC 31331		
		Pro Se Clinic Form Page Number		

i	Case 5:23-cv-00538-SSS-SHK Document 1 Filed 03/27/23 Page 2 of 31 Page ID #:2				
1	II. <u>VENUE</u>				
2					
3	2. Venue is proper pursuant to Original Jurisdiction United				
4	States Supreme Court California 28 U.S.C \$1251 The legal				
5	term Venue refers to the location where a trial will be heard				
6	11/2 10- 1 1/2 1 00000 1 00 1/20/10 28/150				
7	and Is most commonly the most convenient court location 28 USC 1391 because the events giving rise to this complaint happened in this District. And Because the property at Issue in this complaint is located				
8					
9	In this District. III. PARTIES				
10					
11					
12	3. Plaintiff's name is Starlette hompson. Plaintiff resides				
13	at: 54/90 Kalsman Or Whitewater CA 92282				
14					
15					
16					
17	11 1/2 1/201 2010				
18	4. Defendant L12 Vera MBA (951) 191-3818				
19	23119 Cottonwood Ave Bldg. 15 2nd FI				
20	Moveno Valley, CA 92553 Email: Iverala VIVCO.019				
21	Defendant is currently employed of child protective				
22	Services In Riverside County				
23	- 1 Chall (analogo and				
24	5. Defendant Frankie Shelton (909)270-8756				
25	16250 Homecoming vnit 1125				
26	Chino CA 91708 Defendant has resigned from				
27	the Department of Riverside County Child protective				
28	Services approximately between the years of 2014-2911				
	2				
	Pro Se Clinic Form Page Number				

	Case 5:23-cv-00538-SSS-SHK Document 1 Filed 03/27/23 Page 3 of 31 Page ID #:3						
	Circhi Porlos MCIII						
1	6. Defendant Cindy Reyes, MSW						
2	Insert¶#						
3	1094 South Estreet San Bernardino, CA 92415 Email: Cindy. Reves@hss.sbcounty.gov						
4							
5	cell phone # (909) 495-7245 Defendant 15 Currenty						
6 7	an Employee of San Bernardino Child Protective Services						
8	7. Defendant Raynesha Harrison (661)547-8852						
9	Insert ¶#						
10	2518 East Ave K2 Lancaster CA 93535						
11							
12							
13							
14							
15	8. Defendant Micheal J. Rushton						
16	Insert ¶ #						
17	Magistrate of Juvenile Court In Riverside.						
18	County 30755-D Auld Koad, Suite L-255						
19	Murrieta CA 92563						
20							
21	T 1: Par [200] 270 GAZZ						
22	9. Defendant Jackie Ross (313) 270-9833 cell#						
23	Insert ¶#						
24	Caregiver for my Children Sincere Hunter and						
25	De Anthony Hunter: San Bernardino County Employee						
26	of Child Profective Services						
27							
28							
	3						
	Page Number						

	Case 5:23-cv-00538-SSS-SHK Document 1 Filed 03/27/23 Page 4 of 31 Page ID #:4			
1	10. Defendant Department of Riverside County			
1	Insert ¶#			
2	Child Protective Services			
3	CVIII PIOTECTIVE DEL VICES			
4				
5				
6 7				
8	11. Defendant Department of Son Bernardino County			
9	Insert ¶#			
10	Child Protective Services 1094 S. Estreet			
11	San Bernardino, CA 92415 (909)388-1900			
12	700 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
13				
14				
15_	12. Defendant Judi M. Ukiru			
16	Insert ¶#			
17	Employee of Riverside County Child protective			
18	Services 23/19 Cottonwood Ave Bldg B 2nd Floor			
19	Moreno Valley, CA 92553			
20				
21				
22	13. Defendant Catalina Vega			
23	Insert ¶#			
24	Employee of San Bernarding Courty Child			
25	protective Services-1044 South Estreet San Bern-			
26	ardino, CA 92415			
27				
28				
	4			
	Pro Se Clinic Form Page Number			

IV. STATEMENT OF FACTS

employer of Riverside County Child protective Services
It was discussed that they will be removing my Son
Renneth Willie Ray Griffin Thampson from my care due to
extensive history with Child Protective Services In
Riverside San Bernardino and Los Angeles County and
mother (Starlette Thompson) has a history of abusing
controlled Substances.

2. On Dec 2,2022 Magistrates Micheal J.
Rushton, Lisbeth Vera, Dana Ables, Jennifer
Marshall, Victoria Salazar and the Department
of Riverside County DPSS-CSD Order that my Son
be detained and Its the Department decession IF
I lectore Sorvices

3. On Jan 17,2023 I spoke to Erica Crowder who Is my Currently Social Worker for my Son Willie Ray Kenneth Willie Ray Griffin Thompson) Via Phone In regarding department recommendation I Starlette Thompson asked Erica Crowder If the department has Made a decesion If family reunification will be granted to me Erica Crowder reply backage to extensive history with CPS and failed to reunify with my other Children The

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On July 8th 2019 and

Special appearance to clear up the matter that my child Marlette Coleman and Kenneth Willie Ray Griffin Thompson Who has been kidnap by Riverside County Child Protective Services. I stated on record and to the Magistrate acting as a Article III judge, of my nationality and ask Micheal J. Rushton. Is he honoring his oath. and his reply is 'I do not have to answer you

S. Hnother question was asked by me to Micherl J. Ruston. Theed proof of Jurisdiction Over me and my children. His reply was "the court has jurisdiction. and I don't have to show it to you. Micheal J. Rushton was Slandering My nationality, not honoring his Oath and my Constitutional, Inalienable and Unalienable rights. Once the record wasn't Satisfied, I left the Venue and witnesses told me that Micheal J. Rushton and others employees was still Slandering me.

Insert ## Thompson Judi M. Ukiru and Elania Barraza who is Employees of Child Protective Services of Riverside County Corporation to clear up the matter that Someone in the Children's hospital have been slandering me as "being aggressive". I Stated on the record with her of my national rights. Once I asked for the Injured party to come forth.

V. CAUSES OF ACTION

FIRST CAUSE OF ACTION

Widlation of the Constitution and The Rights of Indigenous People. Insert title of cause of action

(As against Defendant(s): Mayistrates for liverside and San Bernadino (PS (our & and Employees of Riverside and San Bernardino County) CPS offices

From even listening to or hearing arguments, presentation, or vational. ASIS V. U.S., 568 F. 2d. 284. Plaintiff realleges Paragraphs 1 through 16

Ministerial officers are Incompetent to recieve grants of Judicial Power From the legislature, their acts In attempting to exercise such powers are necessarily nullities. "Burns V. Supp. SF, 140 Cal 1.

The Constitution for the United States of America Inseriq#
Continent 1787/1791 Article VI: "... all executive and judicial officers, both of the United States and of the Several States, shall be bound by oath or affirmation, to support this Constitution;

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V. CAUSES OF ACTION

FIRST CAUSE OF ACTION
(Genocide and Violating My children rights) insert title of cause of action
(As against Defendant(s): Lisbeth Vera, Michea J Rushton Cindy Reyes, Jackie Ross, Child Protective Services - of Riverside County and Child Protective Services of San Beinardino County
1. 18 V.S. Code Subsection 109. Genocicle transfers by force children of the group to another
Plaintiff realleges Paragraphs 1 through 16
2. Declaration of the Rights of The Child 1959
2. Declaration of the Rights of The Child 1959 Insert ¶# (C.A. VES. 1386(XIV), U.N. GAOR Supp(NO.16) at 19, U.N. DOC A/4354(1959). Principle 6: He Shall wherever
Possible, grow up in the care and under the responsibility of his parents. A Child of tender years shall not save In exceptional Circumstances, be separated from his mother
3. Principle 4: The child shall be protected against all forms of neglect, cruelty and explortation. He shall not be subject of traffic, In any forms. Plaintiff realleges Paragraphs 1 through 16

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SECOND CAUSE OF ACTION

(Violating My Constitutional rights to privacy)
insert title of cause of action

(As against Defendant(s): Employees of Riverside County Child Protective Services and Magistrates and San Bernardino County of Child Protective Services

Inserige the recognize and honor my aboriginal Inalienable and unalienable Constitutional rights and fail to recognize my nationality and threating me to consent to unlawful "orders" and "codes" Plaintiff realleges Paragraphs I through 16

2. American Declaration on The Rights of Indigenous Peoples: Article II: "The States recognize and respect the Multicultural and Multilingual Character of the Indigenous peoples, who are an Integral part of their Societies." Plaintiff realleges Paragraphs I through 16

may be Interpreted So as to Limit, restrict, or deny human rights In any way, or so as to authorize any action that Is not in keeping with International human rights
laws. Plaintiff realleges paragraphs I throughts

SECOND CAUSE OF ACTION

(Violation of the Constitution Rights and Civil rights insert title of cause of action

(As against Defendant(s): As the Juvenile Courts In San Bernardino and Riverside Magistrates does not have Jurisdiction to lister to hear arguments, Presentation, or rational.

America Continent 1787/1791 - Amendment IX: "The enumeration in the Constitution, of Certain rights, Shall not be construed to dany or disorage others retained by the people

5. The parties to the Compact of the United States Constitution further agreed that the enumeration in the Constitution of Certain Rights shall not be Constrved to deny or disparage others retained by the People (Article 9 of the Bill of Rights to the Constitution for the United States)."

o. when acting to enforce a statue and its Subsequent amendments to the present date, the Judge of the norm Municipal Court Is acting as an administrative office and not In a Judical capacity; Courts In administering or enforcing statues do not act judicially, but merely Ministerially "Thompson V. 5 mith 154 SE 563.

VI. REQUEST FOR RELIEF

WHEREFORE, the Plaintiff requests:

Inseriq# Starlette Thompson demand If any Criminal Charges be found, let them be placed upon the Plaintiffs.

Respondent Child Protective Services of Riverside County Is being sued for \$ 75,000 for compensatory damages and \$75,000 for Punitive damages In its official capacity payable In lawful money and Command my children to be united with their mother Starlette Thompson.

and 575,000 for punitive durages In its official capacity pages the Inlawful money and Command my children to be united with Their mother Starlette Thompson.

atory damages and \$75,000 for punitive damages in her official and private capacity payable in lawful money.

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VI. REQUEST FOR RELIEF

WHEREFORE, the Plaintiff requests:

and San Bernardino County Child Protective Services and San Bernardino County Child Protective Services veturn my children back to me their mother. My children names ove Lamond Graham, Corring Shelton, Rosham

Thompson, John Thompson, Marketh Thompson, Inseriq#
Sincere Hunter, De Anthony Hunter, Marlette Coleman, Willie Ray Griffin III, and Kenneth Willie Ray Griffin Thompson and CPS has them.

asprotected by the Fourth (4th) and Fifth (5th) Amendments of the Constitution for the United States of America Republic)

Insert ¶#

Federal Court Stop these abuses of the Colorable authority by the Plaintiff as it pertain to this petitioner

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VI. Request For Relief

Wherefore, the Plaintiff requests: Respondent Lisbeth Vera Isbeing Sved for \$75,000 for punitive damages In her official and private capacity payable In lawful money 8 Respondent Frankie Shelton Is being Sued For \$ 75,000 for Compensatory damages and \$15,000 for punitive damages In her official and private Capacity payable in lawfol money. 15 16 Respondent Catalina Vega 15 being sued for \$ 75,000 for compensatory damages and \$ 15,000 for punitive damages Inher official and private Capacity payable in lawful money. 20 21 Respondent Cinty Reyes is being seed for \$75,000 for Compensatory damages and \$75,000 for punitive damages in her official and private Capacity payable in 22 23 25 awful money.

26

VI. Request for Relief

1	
2	
3	
4	Wherefore, the Plaintiff
5	
6	Respondent Raynesha Harrison is being Sued
7	for \$75,000 for Compensatory damages and \$75,000 for
8	punitive damages In her official and private capacity
9	payable In lawful money
10	
	Respondent Michael J Rushton is being Sued
12	for \$ 75,000 for Compensatory damages and \$ \$75,000 for
13	punitive damages in his official and private capacity
14	payable In lawful money
15	
16	
17	Respondent Jackie Ross Is being Sued for
18	18 75,000 For Compensatory damages and \$75,000 for
19	punitive domages Inher official and private Capacity
20	payable la lawful money
21	
22	Respondent Jennifer Marshall Is being Sued For \$ 75,000 for Compensatory damages and \$ 75,000 for
23	For \$ 75,000 for Compensatory damages and \$ 75,000 for
24	punitive damages in her official and private capacity
25	Payable In lawful money.
26	J
77	

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VI. Request for Relief

2	
3	
4	Where fore, the Plaintiff requests:
5	
6	Respondent Marshall, Chistopher Is being
7	Sved for \$75,000 for Compensatory damages and \$75,000
8	For punitive damages la his official and private
9	Capacity Payable in lawful money.
10	
11	Respondent Leslie ABram Is being Sued for
12	\$75,000 for Compensatory damages and \$75,000 For
13	punitive damages Inher official and private Capacity
14	payable in lawful money.
15	
16	
17	Respondent Elisa Artegals being Sued for
18	175,000 For Congensatory damages and \$75,000 For
19	punitive damages In her official and private capacity
20	payable In lauful money.
21	
22	
23	
24	
25	
26.	

VII. DEMAND FOR JURY TRIAL

Plaintiff hereby requests a jury trial on all issues raised in this complaint.

Dated: 3-27-2023

Sign:

Print Name: Starlette

Slateste Montos

Plaintiff in pro per

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.12.

Page Number

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RIVERSIDE COUNTY

Children's Services Division Notice of Detention or Initial Hearing – CSD 3716

Court Hearing Information In accordance with Welfare and Institutions Code (W&IC) 307.5

There will be a Detention/Initial Hearing about your child/ren

on 9/2/22 at 8:000 Rowall Survenile Court as indicated below.

A medical exam for your child(ren) will be requested at this hearing. You have the right to be present and an opportunity to be heard at this hearing.

Please show this sheet to security personnel to receive priority entry into the courthouse at 7:30 AM before your hearing so you may attend a brief orientation to the Juvenile Court process.

JV-050INFO "What happens if your child is taken from your home?" information sheet provided to parent.

Social Services Practitioner's (SSP) Name:

SSP's Phone Number:

ATTENTION PARENT OR GUARDIAN - It is important that you be present at this hearing.

At this hearing the court will decide if their supervision is necessary to ensure your child/(ren)'s safety and

- if there was probable cause to remove your child
- if there is legal reason to continue to detain your child and, if so,
- · where your child should stay until an investigation can be completed, and
- · make an order so that you may visit your child, if your child has been removed from your care.

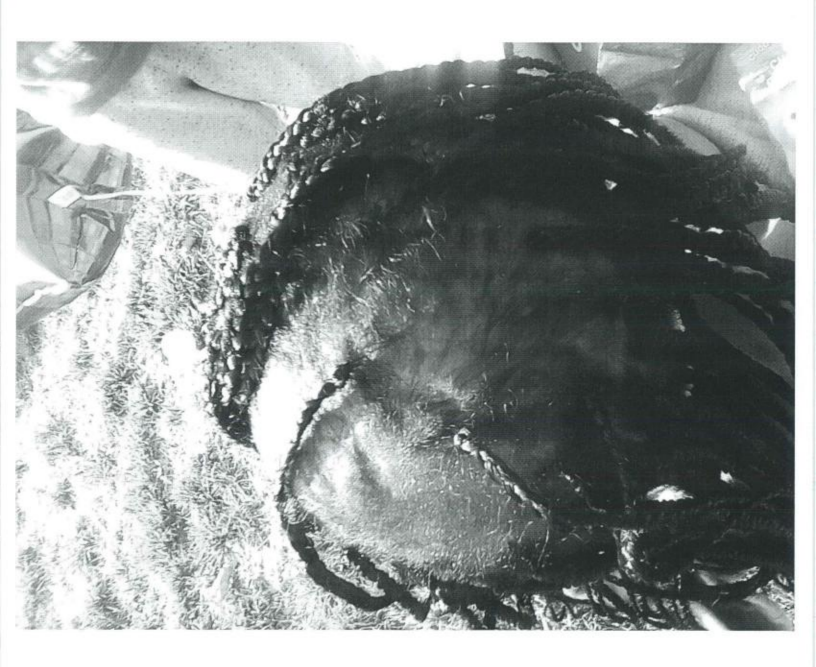
YOU HAVE THE RIGHT TO BE REPRESENTED BY AN ATTORNEY

If you are the parent or guardian of a child named above and you cannot afford to hire an attorney to represent you, you should appear on the date of the hearing and request that an attorney be appointed for you. If you cannot appear on the date of the hearing, please call or write to the Clerk of the Court at the address checked below and request that an attorney be appointed to you.

A parent or guardian should call or write to his or her attorney immediately, so that the attorney can be ready for the above listed hearing. At the Dispositional Hearing and at other times the court may hold a hearing to decide whether you are able to pay all or part of the cost of your appointed attorney, and may order you to pay all or part of that cost.

Please bring this sheet and the following information about your child(ren) with you to court so that we may provide the best possible services to your family:

中	Birth Certificate(s)	10	Any Medical Records
	Guardianship Paperwork	日	Child(ren)'s prescription medication in original container
日	Social Security Card(s)	B	Name and Address of Doctor/Dentist
B	Medi-Cal Card(s)		School Information
Q	Immunization Card(s)	The second second	Names, addresses, phone numbers, and DOB of any/all relatives





国自計員

Haynesha promu on t

Starlette get your life together and leave me the fuck alone. I've done your job fold the last 12 years. You had plenty of time to figure your shit out and/you haven't all you've done was pop dlug pables out miss me with your bullshit \ Get your shit together and then come talk to be. Don't be mad because I've done a better job than you ever will do and that's facts. I'll nervier be lonely. Better yet I rather be lonely then do drugs and have med that just beat on me get pregnant and con't take care of any of my children notione or two but 9 almost 10. Aww just give it up. Better yet hey your shit together and get your fucking kids. They fuck ups just like you and no they ain't my biological kids they will never be steven and rayven and that's facts you should be blessed that Eve kept them this long because just like you no one wants to be bothered. And yes get money for them they a fucking had chira dual with I need extra money for dealing with your stupid ass as well Lose direct exist to you have a use you re closel to est fighter you

10:49 AM



← Cindy Reyes , Jacki... □

Jackie Ross

They are hungry please bring food Mrs Reyes said for me not to feed them before the visit

Yes ma'am you know me always gotta have food

Thu 2:15 PM • MMS Telrite/Pure Talk

(+) Text



10:52 AM * ** VOLTE 1/F ... | LTE ... |

that

They are confused because you tell them they're going back home

No one is coaching them

Yes, call me later

(+) Text



> Your children are happy and safe and I have personally seen that

> They are confused because you tell them they're going back home



DECEMBER 8, 2016

DEAR: HONORABLE JUDGE,
MINOR'S ATTORNEY,
MINOR'S SOCIAL WORKER &
REPRESENTATIVES OF RIVERSIDE COUNTY
DEPARTMENT CHILDREN SERVICES

The purpose of this letter is to notify the court and all other representatives of the Riverside County Department of Children Services involved in the matter of MINOR, CORRINA RAMONA SHELTON, that we are outraged, alarmed and dismayed by recent information received were informed that Starlette Thompson, biological mother for the above minor has filed petition to obtain full custody and/or visitation rights for said minor.

As the paternal grandparents and guardian of the above minor I, FRANKIE SHELTON and GREGORY SHELTON HEREBY OBJECT AND OPPOSE TO ANY POSSIBILITY AND/OR RECONSIDERATION TO REUNIFIY SAID MINOR WITH HER MOTHER ON ANY LEVEL.

We strongly believe that if the court grants the mother the petition to reestablish visitation rights and/or reunification with minor Comina Shelton, such decision will be detrimental to Comina's mental, emotional, psychological, and physical well-being. It will also present a situation inimical to Comina's life and jeopardize her health and safety. Placing and/or returning Comina to his Thompson again, despite past multiple failed attempts of reunification will send a very strong message to Corrina that her life does not matter, she is not important and the exposure of revictimization against a child is acceptable. Comina continues to try and understand, as well as, comprehend why her mother subjected her to such horrific and insurmountable abuse, pain, suffering, mistreatment and neglect. Whether Ms. Thompson recalls the temble things she did to her daughter, Corrina clearly remembers every detail of the things that she was subjected and exposed. Corrina remembers the violence, beatings, sexual abuse, starvation, homelessness, drug infested environment, alcoholism, prostitution, all night parties, volumes of women and man coming and going, including those of convicted felons, criminals, perverts and child molesters.

When I told Corrina that her mother was trying to get her back. Corrina started crying hysterically and has continued to cry every day since. Corrina has made it very clear that she does not want to be with her mother. Corrina wants to talk to the judge, so that she can tell the judge in her own words, how she feels about going back to her mother. I suggested to Corrina to write a letter.

The effects of abuse have left Corrina with severe permanent internal and external wounds. Damage is of such that Corrina have the following medical diagnoses: Post Traumatic Syndrome. Severe Depression, Anxiety, Sulcidal Ideation, Attention Deficient Hyperactivity Disorder, Chronic Seizures Disorders, Chronic Myoclonic Epilepsy and Intellectual Disabilities.

Additionally, Corrina must have yearly detailed and extensive IEP's with numerous accommodations. Corrina is assigned a achool counselor, who she sees one time per week at school Corrina sees her neurologist bi-monthly. She attends individual therapy weekly, as well as group therapy. Corrina has a mental health coach assigned to her, who goes to Corrina's school and comes to our home four (4) days per week for two (2) hours to assist, guide and help

Corner to leap various inchniques and tools on how to think positive, build up her self-esteem, esolve proviems, better manage her emotions, feelings and anger.

Compa have nightmares about men in her bed/room, trying to get her to do things to them. Her aightmares are heartbreaking and deeply troubling. Her screams are execrating, she is kicking fiercely, and fighting for her life. Comina wet the bed and slept with her legs wide spread for a couple of years. Corriga is afraid of the dark and is fearful of being left alone. She worries about peops being able to get into our home. Thus, we had to install extra locks on the doors and windows. In addition, we installed alarms and cameras. Corrina often has flashbacks of sleeping on the streets, being forced to steel food, begging for money, being punched, slapped, hit, kpocked down, called ugly and cursed out. Each time she sees a homeless person on the streets, Comina becomes emotional and withdrawn. Comina has serious socialization problems, issues resolving conflicts and making appropriate decisions. Corrina has trouble making and keeping friends She is extremely sensitive, easily agitated and irritated. Minor Comina struggles with being able to focus, concentrate, and follow through on tasks. Corrina struggles with anger and rage outpurst. She cries a lot, her mood swings are excessive. Cornes demands constant supervision and attention. Comina womes a lot about the kind of person she will be. She womes that her fatore will be like that of her mother. Corrina has an overwhelming attachment to me (grandmother) and we have a strong communication connection and bond. Comine is paranoid She often thinks that people are watching her, talking about her and/or looking to do harm towards her. Comina is afraid of her mother. Comina requires many hugs and needs to be told "I love you" many, many times per day. Comina is excessively needy, craves constant praise and attention.

Despite the challenges, obstacles and difficulties Corrina endures daily, she is an incredibly smart mature and strong little girl for her age. Corrina is excelling in school. She is an "A/B student. She has received several awards for pa fect attendance and excellent performance. Corrina takes pride in doing her best in school and loves school very much. She talks a lot about going to college, getting a good job, buying herself a Mustang and a beautiful home. Corrina believes that God has giving her a second chance in life. It has not by any means been easy for us or Corrina, but with unconditional love, support, nurturing, patience, determination and years of extansive, long-term and on-going pro-active interventions, medical, care, services, treatments, therapy, counseling, hospitalizations, and medications management, Corrina has made significant progress and improvements. It is so heartwatming to see Corrina bioseom into a beautiful flower.

In closing. Corring is in the best place. Disruption to her current placement will set into motion retraumatizing and re-abuse all over again. Thereby, eventually, either killing Corrins mentally, emotionally, physically and/or possibly literally. It is in the best interest of Corrina Ramona Shalton to remain with us. Corrina is in a safe place. She is happy and has overcome unimaginable leaps and bounds. We plead with the court to hear our voice. More importantly, hear and listen to the voice of Corrina Stretton.

Theopery a Shelter 12-09-16